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MINISTRY OF COMMERCE AND INDUSTRY

PUBLIC NOTICE

IMPORT TRADE CONTROL

New Delhi, the 3rd May 1960

SUBJECT:—Import of copra of coconut Kernel (S. No. 38/IV) during April—September, 1960 licensing period.

No. 60-ITC(PN)/60.—It has been announced in the current Red Book that Copra or Coconut Kernel (S. No. 38/IV) will be licensed to actual users on *ad hoc* basis. This item will be licensed in the manner indicated below:—

- (a) *Scheduled Industries borne on the books of the Development Wing.*—Applications for the import of Copra from Soap manufacturers and Copra crushing mills borne on the books of the Development Wing will be licensed by the Chief Controller of Imports & Exports, New Delhi in accordance with the recommendations of the Development Wing.
- (b) *Non-Scheduled Soap Manufacturers.*—The following categories of non-scheduled soap manufacturers will be entitled to apply for import of copra during the current licensing period:—
 - (i) Soap Manufacturers who are registered under Excise regulations and have been paying Excise duties.
 - (ii) Soap Manufacturers who are registered under the Excise regulations but are exempted from payment of Excise duties.
 - (iii) Recognised Soap Manufacturers' Associations on behalf of their members.
 - (iv) Registered Industrial Co-operative Societies of Soap Manufacturers.

The above categories of Soap manufacturers should submit applications to the licensing authorities at the respective ports in the usual form and manner with the following information and documents:—

1. Factory registration No., if any.
2. Licence No. allotted by the Central Excise Department for Excise duty purposes during the year 1960.
3. Whether power is used or not.
4. Production of soap during

(Tons)

1957-58	
1958-59	
1959-60	

5. Consumption of the following in the manufacture of soap:—

Quantity—(Tons)

	1957-58	1958-59	1959-60
(a) Coconut oil			
(b) Tallow			
(c) Palm oil			
(d) Other oils or fats			

6. Excise duty actually during 1957-58, 1958-59, 1959-60 and/or exemption certificates issued by the Excise authorities. In case exemption certificates are not given by the Excise authorities, essentiality certificates from the Director of Industries of the State concerned should be furnished.

Licences issued for copra to non-scheduled soap manufacturers of categories mentioned above will be validated, if they so desire, for the import of Palm oil and Mutton Tallow within the face value of the licence for copra, subject to an undertaking being given by them to the licensing authority concerned that Mutton Tallow so imported will not be used for other purposes and that it will be used only in the manufacture of soap in their respective units.

- (c) *Non-Scheduled Copra Crushing Units.*—Applications from non-scheduled copra crushing units, registered Industrial Co-operative Societies and Associations will be considered and licences granted on the basis of average quantity of copra crushed during 1957, 1958 and 1959. The applications should be made in the prescribed form and manner to the licensing authorities at ports and the following additional information should be furnished:—

- (i) Total production of Coconut oil during 1957, 1958 and 1959.
- (ii) Total quantity of copra (Indigenous or imported) crushed during 1957, 1958 and 1959.
- (iii) Excise duty paid.

2. The certificates which should be obtained from the Central Excise authorities in the case of non-scheduled industrial units should indicate *inter alia*

- (i) Actual production of Soap separately during 1957-58, 1958-59, 1959-60.
- (ii) Consumption of Coconut oil by the non-scheduled soap manufacturers separately during 1957-58, 1958-59 and 1959-60.
- (iii) Total quantity of (a) Copra crushed and (b) production of coconut oil during 1957, 1958, 1959.
- (iv) Number of chucks or rotaries or expellers which were licensed in 1957 and in 1960.

3. Applications of these Industrial Co-operative Units engaged in Soap manufacture and/or copra crushing which have no past performance will also be considered for issue of *ad hoc* licences on the basis of the recommendation of the Director of Industries.

4. Licences granted for copra to non-scheduled copra crushing units who are equipped with rotary chucks may be validated for the import of Gum Arabic to the extent of $\frac{1}{2}$ per cent if they so desire, and this validation will be allowed within the face value of the licence.

K. T. SATARAWALA,

Chief Controller of Imports and Exports.